## IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEBRASKA

UNITED STATES OF AMERICA, ) Plaintiff, )		) Case Number 8:12MJ247 )	
TANCOURT-LA	BRA,	) )	
Defendant.	:	,	
cting a detention h			rm
rders the defendar preponderance of tions will reasona ear and convincing	nt's detention the evidence bly assure t g evidence	on because it finds: ace that no condition or combination of the appearance of the defendant as required that no condition or combination of condition	
findings are based ontained in the Property Nature and circum (a) The crime: carries a material (b) The offense (d) The offense wit:	etrial Services of Reentry of aximum per e is a crime e involves a e involves a	ces Report, and includes the following: the offense charged: a Removed Alien is a serious crime and analty of 2 years imprisonment. of violence. a narcotic drug. a large amount of controlled substances, to	at_
Fhe history and check (a) General Fa	naracteristic actors: ne defendan ay affect wh ne defendan ne defendan ne defendan ne defendan s.	or the defendant including:  Int appears to have a mental condition which mether the defendant will appear.  Int has no family ties in the area.  Int has no steady employment.  Int has no substantial financial resources.  Int is not a long time resident of the community.	
	Plaintiff,  ETANCOURT-LAN  Defendant.  Detention  Citing a detention had a det	Plaintiff,  ETANCOURT-LABRA,  Defendant.  Detention Deting a detention hearing pursuit orders the above-named do (I).  Detention Detenti	Plaintiff,  DETENTION ORDER  Detention  Sting a detention hearing pursuant to 18 U.S.C. § 3142(f) of the Bail Reform orders the above-named defendant detained pursuant to 18 U.S.C. § (l).  Different the defendant's detention because it finds: preponderance of the evidence that no condition or combination of tions will reasonably assure the appearance of the defendant as required ear and convincing evidence that no condition or combination of condition assonably assure the appearance of the community.  Fact  findings are based on the evidence which was presented in court and the ontained in the Pretrial Services Report, and includes the following: Nature and circumstances of the offense charged:  (a) The crime: Reentry of a Removed Alien is a serious crime and carries a maximum penalty of 2 years imprisonment.  (b) The offense is a crime of violence.  (c) The offense involves a narcotic drug.  (d) The offense involves a large amount of controlled substances, to wit:  The weight of the evidence against the defendant is high.  The history and characteristics of the defendant including:  (a) General Factors:  The defendant appears to have a mental condition which may affect whether the defendant will appear.  The defendant has no family ties in the area.  X The defendant has no substantial financial resources.  The defendant has no substantial financial resources.  The defendant has no a substantial financial resources.  The defendant has no talong time resident of the community he defendant does not have any significant community.

## **DETENTION ORDER - Page 2**

		The defendant has a history relating to drug abuse.
	<u>X</u>	The defendant has a history relating to alcohol abuse.
		The defendant has a significant prior criminal record.
		The defendant has a prior record of failure to appear at
		court proceedings.
	(b) At the t	
	(b) At the t	ime of the current arrest, the defendant was on:
		Probation
		Parole
		Supervised Release
		Release pending trial, sentence, appeal or completion of
		sentence.
	(c) Other F	actors:
	X	The defendant is an illegal alien and is subject to
		deportation.
		The defendant is a legal alien and will be subject to
	V	deportation if convicted.
	<u>X</u>	The Bureau of Immigration and Customs Enforcement
		(BICE) has placed a detainer with the U.S. Marshal.
		Other:
X (4)	The nature and	d seriousness of the danger posed by the defendant's
	release are as	g , ,
	Prior remo	
	1 1101 161110	VAI 2000.

## D. Additional Directives

Pursuant to 18 U.S.C. § 3142(i)(2)-(4), the Court directs that:

- 1. The defendant be committed to the custody of the Attorney General for confinement in a corrections facility separate, to the extent practicable from persons awaiting or serving sentences or being held in custody pending appeal; and
- 2. The defendant be afforded reasonable opportunity for private consultation with counsel; and
- 3. That, on order of a court of the United States, or on request of an attorney for the government, the person in charge of the corrections facility in which the defendant is confined deliver the defendant to a United States Marshal for the purpose of an appearance in connection with a court proceeding.

DATED this 24<sup>th</sup> day of August, 2012.

BY THE COURT:

s/ F. A. Gossett United States Magistrate Judge